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Stipulation to Consolidate Cases and File Consolidated Complaint;

Case Nos. C06-04291 JSW; C07-01858 JSW; C07-02777 JSW; C07-04368-JSW

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It is stipulated by the parties that the following cases pending before this court shall be consolidated:

- Meolu v. Axa Financial, Inc., et al., No. C 06-04291JSW;
- Lennon v. Axa Advisors, LLC, et al., No. C 07-01858 JSW;
- Bolea v. Axa Financial, Inc., et al., No. C 06-04291 JSW;
- Dhruv v. Axa Equitable Life Insurance Company, et al., No. C 07-04368 JSW.

Consolidation of the cases pursuant to Fed. R. Civ. Proc. 42(a) is appropriate because consolidation will result in a substantial savings of the resources of the court and the parties, and no party will be prejudiced by consolidation.

The parties have also agreed that Plaintiffs may file a Consolidated Complaint which will serve as the operative Complaint. The parties have met and conferred regarding this complaint and are still meeting and conferring regarding whether a certain company should be named as a defendant in the complaint. The parties request that Plaintiffs have through October 19, 2007 to file the Consolidated Complaint.

The foregoing stipulations in no way prejudice or restrict Defendants from raising any objections or arguments in the future, including but not limited to: 1) proper identification of defendants; 2) proper identification of class members or the existence of a certifiable class or subclasses as the proper mode for resolving these or any other cases in this or any other forum; 3) statute of limitations and issues of relation back.

DATED: October 5, 2007 KERR & WAGSTAFFE LLP

By: /s/ Adrian J. Sawyer
Adrian J. Sawyer
Attorneys for Defendants

j	Case 3.07-cv-04366-3577 D00	cument to Filed 10/09/2007 Page 4 of 4
1 2	DATED: October 5, 2007	SCHIFFRIN BARROWAY TOPAZ & KESSLER, LLP
3		D //G 11D W/11 75
4		By: /s/ Gerald D. Wells, III Gerald D. Wells, III Counsel for Plaintiff PAUL MEOLA
5	DATED: October 5, 2007	INITIATIVE LEGAL GROUP LLP
6	211132. October 3, 2007	MATTATIVE ELGAL GROOT ELI
7		By: /s/ Joseph Cho
8		By: /s/ Joseph Cho Joseph Cho Counsel for Plaintiffs CARLTON
9		LENNON and JAMES THOMPSON
10	DATED: October 5, 2007	CARLSON LYNCH
11 12		
13		By: /s/ Gary F. Lynch Gary F. Lynch Counsel for Plaintiff ANTHONY BOLEA
14		Counsel for Plaintiff ANTHONY BOLEA
15	DATED: October 5, 2007	COTCHETT, PITRE & McCARTHY JOHN M. KELSON LAW OFFICE
16		JOHN M. KELSON LAW OFFICE
17		Day /a/Niell D. McConther
18		By:/s/ Niall P. McCarthy Niall P. McCarthy Counsel for Plaintiff HARKANT DHRUV
19		Counsel for Frankfill HARRANT DIROV
20	Based on the stipulation of the parties and good cause appearing, the Court	
21	hereby orders that the cases be consolidated and that Plaintiff may file a First	
22	Amended Consolidated Complaint, which complaint shall be filed on or before	
23	October 19, 2007.	o October
24	SO ORDERED, this $10t$	h day of, 2007.
25	Out line	
26 27		Hon Jeffrey St white  United States District Court
28		Onigod gracegoristrict Court
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